

MILLER SCORES SALT LAKE SEN

Washington County Senator
Makes Charge During Hot
Debate on Well Bill.

HAS TILT WITH WALTON

MEASURE FINALLY PASSES AF-
TER MUCH DISCUSSION

The senate session yesterday morning was enlivened by a hot discussion over a bill introduced by the agriculture committee appropriating \$2,000 for experimental work in securing water for domestic purposes by digging wells on arid lands, in which Senator Miller of Washington county charged the Salt Lake members of the senate with not caring for the welfare of the farmers.

"I notice," said Senator Miller, "that the Salt Lake members are never in their seats, or when they are, can be found among the opposition when any measure comes up concerning the welfare of the farmers. They are always on hand when they want hundreds of thousands of dollars for some local institution."

Love Takes Exceptions.

President Love took exception to Mr. Miller's statement and said he would look back in the records and find out how the Salt Lake members had voted in years past. After the session was over Senator Walton of Rich county met Miller in the cloak room.

"You will learn some time," said Walton.

"There are others," replied Miller, and the incident was closed.

The bill as it came from the house appropriated \$3,000, but this was unsatisfactory to the senate agriculture committee, which cut the appropriation to \$2,000, and added \$3,000 which the land commissioners have remaining in an arid land fund, and offered this as a substitute measure. This was up for consideration yesterday. Senator Callister wished to amend by making the appropriation \$12,000, and a lengthy discussion ensued in which Senator Gardner, chairman of the committee on mineral resources, the financial condition of the state.

Utah is Broke.

"Utah is absolutely up against it and for once I would like to see the appropriations cut down within the revenue," he said. "It has been said that the farmers are prosperous in some of the valleys where it is wished to conduct these experiments. If so, they can afford to do it themselves and let the state experiment some place where the farmers are not so rich."

Senator John Y. Smith and Senator Benner X. Smith had a few words on the conditions in Cedar valley.

"They have tried to dig wells there, but have not been successful, although the land is rich," said the former.

"Are you familiar with the valley," asked Senator Benner X. Smith.

"Yes, I am," was the response.

"Do you own any land there?"

"No, I don't," came the sharp retort.

Amendment by Johnson.

Senator Johnson wanted the measure amended so as to appropriate \$5,000, but this was lost. As was Senator Callister's amendment, and the bill was passed with the appropriation remaining at \$2,000. Senator Callister gave notice of reconsideration.

The senate transacted some routine business at the morning session, and bills Nos. 7 and 15 were passed without debate, and so was house bill No. 18, enlarging the powers of the state board of equalization. House bill No. 19, increasing the salary of these officials from \$800 to \$1,500 a year was recommitted to some technical errors.

An invitation from the Richfield Commercial club asking the senate and its employees to attend a banquet there this evening was read and accepted. The party will leave over a special train at 7:30 this morning and will return Sunday noon.

A communication from the house was received stating that senate bill No. 13 had passed that body.

EIGHT-HOUR MEASURE.

Public Hearing Tuesday by Labor
Committee of House.

The house committee on labor will hold a meeting next Tuesday at 11 a. m. for the purpose of discussing the eight-hour bill. The meeting will be held in room 116 of the city and county building and all persons interested in the measure are invited to be present.

The eight-hour bill is meeting with some determined opposition and will hardly go through without material amendment.

Hunting for Trouble.

"I've lived in California 20 years, and am still hunting for trouble in the way of burns, sores, wounds, boils, cuts, sprains, or a case of piles that Bucklen's Arnica Salve won't quickly cure," writes Charles Walters of Allegheny, Sierra Co. No use hunting, Mr. Walters; it cures every ailment. Guaranteed by Z. C. M. I. drug department. 25c.

ASKS FOR RAISE SALARIES IS CUT

Senate Reduces Pay of Man
Who Wants it
Boosted.

BOOMERANG HITS ROLLO

ADJUTANT GENERAL'S SALARY
IS RAISED TO \$1,500.

John Rollo, reporter of the proceedings of the supreme court, asked the senate salary committee to raise his pay from \$800 to \$1,000 a year. The committee reported favorably. Yesterday afternoon on motion of Senator Hollingsworth, the salary of this official was cut to \$600, and Senator Lawrence said in explaining his vote:

"I hope this will act as a boomerang and have a tendency to exert a demoralizing influence on all those who intended to come before this legislature and ask for a raise in pay."

The discussion came up in connection with Senator Parks' bill, No. 74, which was originally intended to raise simply the salaries of the adjutant general and his assistants from \$500 and \$300 respectively to \$1,500 and \$800. The committee amended the bill increasing the salary of the adjutant general from \$500 to \$1,500 and the salary of his assistants from \$300 to \$800.

The first tussle was over the salary of the court reporter. Senator John Y. Smith told how much he had to do and favored the measure. A lively discussion ensued when Senator Hollingsworth moved that the salary be cut to \$600, stating that the reporter only got out one volume of reports a year and only had to annotate the copy and send it to Callahan & Co., of Chicago, who got out the book.

Senate in a Wrangle.

The matter of increasing the pay of the adjutant general came up next and the senate wrangled an hour over it. Senator Parks finally had his way, although seven amendments, each making different reductions, were voted down by a tie vote. The bank examiner secured his increase without question as it was shown that his work has doubled since the time his salary was made. The governor in his message recommended the increase in the salary of the adjutant general as a means to increase the efficiency and securing the necessities of the state.

Senator Bullen's library bill, No. 37, was postponed until Monday as Senator Lawrence wished to amend it. The bill makes it possible to increase the levy for the Salt Lake library from one-fourth to one-third of a mill, and for libraries in cities of the second class from one-half to one-third of a mill. The bill was passed by a unanimous vote.

The senate adjourned until Monday afternoon at 2 o'clock.

MARRIAGE BILL IS PASSED

Another Speech by Hulanski Against
Including Epileptics in Prohibited Cases.

The senate at yesterday morning's session disposed of the Pedersen marriage bill, which originated in the house, by passing it without including epileptics in the classes to whom marriage is prohibited. Senator Hulanski, who spoke feelingly on this matter Thursday, spoke again yesterday, saying:

"I have a hint that the plan to include epileptics in the state board of health. They claim that epileptics are liable to become insane. Any person is liable to become insane, and we cannot provide for what may happen. All of us are more or less insane, anyway, and perhaps each member of the state board be liable to become insane. You can't legislate against marriage and make that legislation effective if it is too strict. A brave man who loves a woman and is loved in return is going to marry that woman despite all the statutes you can enact."

The proposed amendment was killed and Senator Callister wanted to insert a provision providing that divorced wife should not be remarried until she had withdrawn her motion when President Love asked him if he was serious.

The bill finally passed unanimously.

The editor of the Memphis (Tenn.) Times writes: "In my opinion Foley's Honey and Tar is the best remedy for coughs, colds and lung trouble, and to my own personal knowledge, Foley's Honey and Tar has accomplished many permanent cures that have been little short of marvellous." Refuse any but the genuine in the yellow package. F. J. Hill Drug Co., "The Never Substitutors."

Special Announcement Regarding the National Pure Food and Drug Law.

We are pleased to announce that Foley's Honey and Tar for coughs, colds and lung trouble is not affected by the National Pure Food and Drug law, as it contains no opiates or other harmful drugs, and we recommend it as a safe remedy for children and adults. F. J. Hill Drug Co., "The Never Substitutors."

HOUSE DETERMINES TO PROBE INTO QUESTION OF WRONGFUL QUOTATIONS.

House Determines to Probe Into
Question of Wrongful
Quotations.

SPEAKER JOSEPH'S PLIGHT

BILLS NOW IN CUSTODY OF SPEC-
IAL COMMITTEE.

It is safe to say that no more senate committee bills will be pigeon-holed in the house and that when a communication is sent from the house to the senate it will be read promptly on receipt.

The senate yesterday, after reading 'The Herald,' passed the following resolutions, offered by Senator Johnson:

"Whereas, The senate on the 11th day of February, 1907, after consideration thereof duly passed senate bills Nos. 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000.

"And whereas, the same were duly transmitted to the house on said 11th day of February, 1907,

"And whereas, the journal of the house shows that three of said bills, Nos. 34, 35, and 36, were received by the house on Thursday, the 14th day of February, 1907, but that said journal of the house does not show the receipt of said bills,"

"Now, therefore, be it resolved that the honorable speaker and house of representatives be and they are hereby authorized to cause to be made a full and complete investigation of the facts in this case and to report thereon to the house of representatives forthwith."

Bombshell in House.

The resolution was immediately forwarded to the house, where it fell as a bombshell. The full report did not dawn on the members of the house until a few minutes. Mr. Thompson moved that the communication be filed and the clerk furnish the information desired by the senate.

Mr. Critchlow offered as a substitute that a special committee be appointed to investigate the matter.

The bill in question had already been reported to the house, before the receipt of the communication and referred to the special committee. The bill was introduced by Mr. Critchlow, who is chairman. They were taken from the pigeon-hole and placed on the calendar. The bill was passed by a unanimous vote.

Joseph Makes Complaint.

After the adoption of the Critchlow motion, Speaker Joseph made the statement that he had been held up in the senate. Mr. Critchlow then moved that the special committee be appointed to investigate the matter.

This brought Mr. Thompson to his feet with a question as to whether or not the senate had failed to receive and record in its minutes any house communication.

"It is the holding up of bills in committee of the senate of which complaint has been made to me," replied Speaker Joseph.

This brought a flood of debate and questions, during which Speaker Joseph said that if the senate had been guilty of pigeon-holding any communications from the house, that body should be subject to censure, such as had been implied against the house.

Mr. Robinson said the whole matter seemed like a proper subject for censure. The senate resolution and everything connected with it should be laid upon the table.

Tolson Clears Situation.

Mr. Tolson said the question was one which should not be shelved. If any officer of the house had been guilty of withholding a communication from the senate, it would be a matter of censure. If any officer of the senate had been guilty of such action, the censure should also apply there. But he contended no specific charge of such action on the part of any officer of the senate had been made and an investigation could not be made on mere rumor or suspicion. He properly complain when a house bill is under consideration by a committee. Such reference may be made to the mass of business now before the legislature it would be impossible to take up any one item or group of bills. He had been sent from the house to the senate.

Mr. Critchlow explained that he took it from the suggestion of the honorable speaker that like conditions had prevailed in the senate to that complained of in the senate resolution with respect to the house.

Speaker Joseph from the chair interjected frequent contributions to the running fire of debate. In the end the motion to empower the special committee to investigate the matter was rejected by a vote of 10 to 9.

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Critchlow Explains.

Mr. Critchlow, on a question of personal privilege, explained that three of the bills in question were matters which properly had been referred to his committee. Ten other bills on the same subject had only been referred to the committee at the present sitting.

He was questioned by a senator the day before as to what had become of the ten bills, and he had been compelled to reply that so far as he knew they had not been reported to the house. Thus he was in part responsible for the action which had come from the senate. He had no desire to reflect upon any one, much less the senate, and his last motion had been offered because of his understanding of the suggestion made by the speaker.

The Galveston bills having been reported and referred to the special committee on municipal government, the subject of the delay in the house was the only question for the investigation of the last named special committee.

As stated in the beginning, it is safe to say that no more senate committee bills will be pigeon-holed in the house and that when a communication is sent from the house to the senate it will be read promptly on receipt.

The fire and police commission bill was brought up in the house yesterday.

expected, but the understanding is that it will be considered by the committee, with the Galveston bills, on the trip to Richfield today.

"UP AGAINST JUTE TRUST."

Dunlap Carpet Company at Philadel-
phia is Embarrassed.

Philadelphia, Feb. 15.—Counsel for the James P. Dunlap Carpet company, which operates large mills in this city, announced today that the company is temporarily embarrassed. It was stated that the company's assets were \$100,000, and that it is believed the assets will be largely in excess of that sum. The company has asked for protection under the bankruptcy laws and has been granted a three months' leave of absence and probably will not return to Cuba. Brigadier General Thomas H. Barry, assistant chief of staff, will at once leave for Cuba to relieve him.

CANNOT STAND CLIMATE.

Washington, Feb. 15.—Because of a physical disability which a return to the climate of Cuba increases, General T. J. Hunt, in command of the army of Cuban pacification, has asked for and been granted a three months' leave of absence and probably will not return to Cuba. Brigadier General Thomas H. Barry, assistant chief of staff, will at once leave for Cuba to relieve him.

LEGISLATION RAISES METAL PRICES

House Determines to Probe Into
Question of Wrongful
Quotations.

COMMITTEE GIVEN POWER

MAY SUMMON WITNESSES FOR
INVESTIGATION.

The house is determined to probe the alleged false quotations on metals and other commodities. Mr. Kuchler, chairman of the special committee appointed for that purpose under house resolution No. 1, yesterday asked the house for authority to subpoena witnesses.

Mr. Kuchler said that invitations had been sent to twenty persons interested in the matter and who might give information that would be valuable to the committee in its investigation, but that only one had responded to the matter.

Mr. Kuchler said that the matter was one of much importance to the producers, not only of ores, but of other marketable products as well; that quotations, especially on silver, were sent out and printed that were incorrect and upon which mine owners lose a great deal of money.

Speaker Joseph left the chair to support the motion and demand a square deal, especially for the small mine owners. He said certain concerns were taking advantage of ore sellers, wool men, stock raisers and other producers of the state and the products were being mulcted to the amount of thousands of dollars annually. The persons who were the cause of the trouble were being mulcted to come and give evidence in order that the legislature might, if possible, pass such laws as would remedy the evil.

Mr. Barnett explained that the settlements with those who have contracts are based on these quotations, but that the quotations are not correct and have no contracts. One buyer takes advantage of these shippers, said Mr. Barnett, by reason of incorrect quotations of the price of metals.

The matter was one of much concern to a large number of producers of the state. The committee was authorized to subpoena witnesses as adopted.

Senate Bills Reported.

After the reading of the journal an accumulation of reports from the senate, including the missing reports on ten of the Galveston bills, were read. The bills and resolutions were as follows: S. B. 37 to 46 inclusive, by Benner X. Smith, to special committee on municipal government; S. B. 47, by Robinson, to judiciary; S. B. 48, by Robinson, to judiciary; S. B. 49, by Robinson, to judiciary; S. B. 50, by Robinson, to judiciary; S. B. 51, by Robinson,